

## **Remarks**

Claims 1-18 and 25 are pending. Claims 19-24 and 26-28 are canceled in this Response as being drawn to a non-elected invention.

Claims 1-18 and 25 have been rejected under 35 U.S.C. Section 102(e) as allegedly anticipated by Roosen et al (6,618, 163). Applicant respectfully traverses the rejection.

For a proper rejection of a claim under 35 U.S.C. Section 102, the cited reference must disclose all elements/features/steps of the claim. See, e.g., E.I. du Pont de Nemours & Co. v. Phillips Petroleum Co., 849 F.2d 1430, 7 USPQ2d 1129 (Fed. Cir. 1988).

### **Preview Images of Queued Print Jobs (Independent Claims 1, 10, 25).**

The method of independent Claim 1 includes controlling a display device to display a plurality of print preview images each of a different one of a plurality of print jobs in a job queue. The printing device of independent Claim 10 includes a means for responding to a request for the present status of a job queue by: generating a print preview image of at least some of a plurality of print jobs in the job queue; and displaying the print preview images. The method of independent Claim 25 includes responding to a client request by transmitting a print preview image of one of a plurality of print jobs in a job queue.

The rejections of Claims 1, 10 and 25 are all based on the assertion that the icons in area 22 in Fig. 8 of Roosen are print preview images of print jobs listed in area 21. Office Action page 3. This assertion is not correct.

Part number 22 in Roosen Fig. 8 refers to an area for "interactive print jobs" and part number 21 refers to an area for "automatic print jobs." Roosen column 7, lines 26-29. Thus, the icons in area 22 are unrelated to the print jobs listed in area 21. That is to say, the icons in area 22 do not represent the print jobs in area 21 generally, and specifically they are not print preview images of the print jobs in area 21. Indeed, the icons in area 22 are not print preview images at all, nor do they represent print jobs in a queue: "Area 22 contains an overview of waiting interactive print jobs of the user, here reproduced with icons with a name, which corresponds to the character of the jobs, *which are not in a queue.....*" Roosen column 7, lines 42-45 (emphasis added).

With due respect, Roosen plainly does not disclose the print preview image and job queue elements of Claims 1, 10 and 25. The Examiner, therefore, has failed to establish a prima facie case of anticipation as to Claims 1, 10 and 25 and their respective dependent claims.

Respectfully submitted,

/Steven R. Ormiston/

Steven R. Ormiston  
Registration No. 35,974  
208.433.1991 x204

*S/N: 10/692,379  
Case: 200311875-1  
Response*